UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA SELECT DIVISION

	United	I States of A	imerica,)	Case No.	22	969	
		Pla v.	nintiff, ms} Arle fendant(s).)		TED ORDEI		
	Fra	nk Ras	mos Arle	oga)				
		De	fendant(s).)				
For the Trial A contint	reasor let from lance o	ns stated by n <u>3 (25 /2</u> outweigh the	the parties on the contract of the parties of the contract of	the public and the ding and bases the	and finds tlue defendant	nat the ends of in a speedy t	f justice serv rial. See 18	U.S.C. §
			grant a continua S.C. § 3161(h)(7	ince would be lik ')(B)(i).	ely to result	in a miscarri	age of justice	3.
		defendants or law, tha	s, the natu	so complex, due to the prosect able to expect adds sestablished by	ition, or equate prepa	the existe ration for pre	nce of novel trial proceed	questions of fact lings or the trial
				unce would deny ercise of due dili				
		counsel's	grant a continua other scheduled S.C. § 3161(h)(7	case commitmen	sonably den its, taking in	y the defenda to account th	int continuity e exercise of	y of counsel, giver due diligence.
	X	necessary		nnce would unrea eparation, taking 7)(B)(iv).				
	With the consent of the defendant, and taking into account the public interest in the prompt disposition of criminal cases, the court sets the preliminary hearing to the date set forth in the first paragraph and — based on the parties' showing of good cause — finds good cause for extending the time limits for a preliminary hearing under Federal Rule of Criminal Procedure 5.1 and for extending the 30-day time period for an indictment under the Speedy Trial Act (based on the exclusions set forth above). See Fed. R. Crim. P. 5.1; 18 U.S.C. § 3161(b).							
	IT IS	SO ORDEI	RED.					
	DATE	ED: 3/2	5/2024	-	1	in /	~	
			1		Lisa J. Cis		f . I	
			11		United Sta	ates Magistra	te Juage	
	STIPU	JLATED: -	per		Kel	n	•	_
			ttornay for Daf	andont	/A couctoust	United States	Attorney	